



## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNI	EY DOCKET NO.
08/482283				
/				
			EXAM	INER
			ART UNIT	PAPER NUMBER
				20
			DATE MAILED:	0
	INTE	RVIEW SUMMARY	DATE MAILED.	
participants (applicant, applicant's i	representative. PTO perso	nnel):	$\rho$	
	er		In to	
Root 10 Daise		(w)	CANT )	
te of Interview $6/10/99$				
•			,	•
pe: Telephonic Personal (c				
hibit shown or demonstration condu	ucted: ☐ Yes ☐ No If y	res, brief description:		
reement 🗌 was reached. 🗎 was	s not reached.			
aim(s) discussed:				
ater at an area at an and attraction and				
entification of prior art discussed:				
escription of the general nature of w				
Discussed from	nology · il	Recombant Rost	coll" Cloun	is should
o amendari In A	ellest that	Recombant Bost	enseneed	4
12 STONESTIC 10 JE				
	,V.	7	0	
Produce the 11-	Li		0	
	L		ō	
	d a copy of the amendment	ts. if available, which the examine	r agreed would render	the claims allowable
Moduce #Re //-  Ifuller description, if necessary, and ust be attached. Also, where no cop	d a copy of the amendment	ts, if available, which the examine ch would render the claims allowa	r agreed would render ble is available, a sumi	the claims allowable
fuller description, if necessary, and ust be attached. Also, where no copached.)	d a copy of the amendment py of the amendments while to provide a separate reconn checked to indicate to the DETHE SUBSTANCE OF	ts, if available, which the examine ch would render the claims allowand of the substance of the intervieue contrary. A FORMAL WRITTEN	r agreed would render to ble is available, a summer. ew. RESPONSE TO THE	the claims allowable nary thereof must be
Infuller description, if necessary, and ust be attached. Also, where no copached.)  It is not necessary for applicant these the paragraph above has been NOT WAIVED AND MUST INCLUDITION has are ready been filed, APPL JBSTANCE OF THE INTERVIEW.  Since the Examiner's interview rejections and requirements that is considered to fulfill the response.	d a copy of the amendment py of the amendments which to provide a separate reconnected to indicate to the DE THE SUBSTANCE OF LICANT IS GIVEN ONE MORE Summary above (including at may be present in the lawnse requirements of the lawnse re	ts, if available, which the examine ch would render the claims allowa ord of the substance of the intervieue contrary. A FORMAL WRITTEN THE INTERVIEW. (See MPEP SONTH FROM THIS INTERVIEW D	r agreed would render to ble is available, a summer.  RESPONSE TO THE tection 713.04). If a response TO FILE A STATE to blete response to each ms are now allowable,	the claims allowable nary thereof must be LAST OFFICE ACTIONS to the last Office MENT OF THE
Ifuller description, if necessary, and ust be attached. Also, where no copached.)  It is not necessary for applicant alless the paragraph above has been NOT WAIVED AND MUST INCLUDITION has are ready been filed, APPLUBSTANCE OF THE INTERVIEW.  Since the Examiner's interview rejections and requirements that is considered to fulfill the responsible the interview unless box 1 above.	d a copy of the amendment py of the amendments which to provide a separate reconnected to indicate to the DE THE SUBSTANCE OF LICANT IS GIVEN ONE MORE at may be present in the law onse requirements of the law or is also checked.	ts, if available, which the examine ch would render the claims allowal ord of the substance of the interview contrary. A FORMAL WRITTEN THE INTERVIEW. (See MPEP SONTH FROM THIS INTERVIEW Examples and statements) reflects a compute Office action, and since the claimst Office action. Applicant is not respect to the contract of the claimst Office action.	r agreed would render to ble is available, a summer.  RESPONSE TO THE tection 713.04). If a response TO FILE A STATE to blete response to each ms are now allowable,	the claims allowable nary thereof must be LAST OFFICE ACTIONS to the last Office MENT OF THE
Infuller description, if necessary, and ust be attached. Also, where no copached.)  It is not necessary for applicant these the paragraph above has been NOT WAIVED AND MUST INCLUDITION has are ready been filed, APPL JBSTANCE OF THE INTERVIEW.  Since the Examiner's interview rejections and requirements that is considered to fulfill the response.	d a copy of the amendment py of the amendments which to provide a separate reconnected to indicate to the DE THE SUBSTANCE OF LICANT IS GIVEN ONE MORE at may be present in the law onse requirements of the law or is also checked.	ts, if available, which the examine ch would render the claims allowal ord of the substance of the interview contrary. A FORMAL WRITTEN THE INTERVIEW. (See MPEP SONTH FROM THIS INTERVIEW Examples and statements) reflects a compute Office action, and since the claimst Office action. Applicant is not respect to the contract of the claimst Office action.	r agreed would render to ble is available, a summer.  RESPONSE TO THE tection 713.04). If a response TO FILE A STATE to blete response to each ms are now allowable,	LAST OFFICE ACTION CONTROL OF THE  Tof the objections, this completed form a separate record of